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REQUEST TR			ANSMITTAL (Large Entity)		111:	7173	
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<u> </u>			ivisional Application	s Under 37 CFR 1.53	(d))	DUPLICA	TE (Check bex if applicable	
	First Nam	ed Inventor		Exami	Jer	Group	/Art Unit	
Cam		npbell		Milano,	м.	3	738	
				Address to: nt Commissioner fo Box CPA /ashington, D.C. 20				
This is	a request for filing	ga 🔀 continu	uation, or 🔲 di	visional application	under 37 CFR 1.	53(d), (continued pr	osecution	
applica	ition (CPA)) of prid	or application r	number	08/499,423		July 7, 1995		
and en INTE	RIOR LINER FO	R TUBES, PIP	ÉS AND BLOOD	CONDUITS				
1. 🗀	Enter the unent	ered amendment previously filed onun				under 37 CFR 1	.116 in the prio	
2. 🔯 A preliminary amendment is enclosed.								
3. 🗀								
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,				the inventors name			i3(d)(4).	
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CONTINUED PROSECUTION APPLICATION (CPA) REQUEST TRANSMITTAL (Large Entity) (Only for Continuation or Divisional Applications Under 37 CFR 1.53(d))
7 🖄 The Commissioner is hereby authorized to credit overpayments or charge the following fees to Deposit Account No. 07-1729
☐ fees required under 37 C.F.R. 1.16.☐ fees required under 37 C.F.R. 1.17.☐ fees required under 37 C.F.R. 1.18.
8. A check in the amount of is enclosed.
9. Also enclosed:
· I
10. The prior application's correspondence address will carry over to this CPA UNLESS a new correspondence address is provided below:

CONTINUED PROSECUTION APPLICATION (CPA) REQUEST TRANSMITTAL (Large Entity) (Only for Continuation or Divisional Applications Under 37 CFR 1.53(d))

NOTES

Submit an original, and a duplicate for fee processing.

FILING QUALIFICATIONS: The prior application must be a nonprovisional application that is either: (1) complete as defined by 37 C.F.R. 1.51(b), or (2) the national stage of an international application in compilance with 35 U.S.C. 371. A Notice will be placed on a patent Issuing from a CPA, except for reissues and designs, to the effect that the patent issued on a CPA and is subject to the twenty-year patent term provisions of 35 USC 154(a)(2). Therefore, the prior application of a CPA may have been filed before, on or after June 8, 1995.

C-I-P NOT PERMITTED: A continuation-in-part application cannot be filed as a CPA under 37 C.F.R. 1.53(d), but must be filed under 37 C.F.R. 1.53(b).

EXPRESS ABANDONMENT OF PRIOR APPLICATION: The filling of this CPA is a request to expressly abandon the prior application as of the filling date of the request for a CPA. 37 C.F.R. 1.53(b) must be used to file a continuation, divisional or continuation-in-part of an application that is not to be abandoned.

ACCESS TO PRIOR APPLICATION: The filing of this CPA will be construed to include a waiver of confidentiality by the Applicant under 35 U.S.C. 122 to the extent that any member of the public who is entitled under the provisions of 37 C.F.R. 1.14 to access to, copies of, or information concerning, the prior application may be given similar access to, copies of, or similar information concerning, the other application in the file jacket.

35 U.S.C. 120 STATEMENT: In a CPA, no reference to the prior application is needed in the first sentence of the specification and none should be submitted. If a sentence referencing the prior application is submitted, it will not be entered. A request for a CPA is the specific reference required by 35 U.S.C. 120 and to every application assigned the application number identified in such request, 37 C.F.R. 1.78(a).

ated:	September 29, 2000	Waye D. House Signature		
		Wayne D. House		
		Typed or printed name	-	
		34,623		
		Registration Number (if applicable)		
		☐ Inventor(s)		
		☐ Assignee of complete interest		
C:		Attorney or agent of record		

GORE-LEGAL

S. Sattle

Attorney Docket No. MP/84

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: CAMPBELL et al. Serial No. 08/499,423

For: INTERIOR LINER FOR TUBES.

Filed: July 7, 1995

PIPES AND BLOOD CONDUITS

Assistant Commissioner for Patents Washington, D.C. 20231

Group Art Unit: 3738

Examiner: Milano, M.

I hereby certify that this correspondence is being facsimile transmitted to the Patent and Trademark Office on September 29, 2000.

The Man I Williams

9-29-00

PRELIMINARY AMENDMENT

Dear Sir:

IN THE CLAIMS:

Please amend the claims as follows:

Claims 36-41 and 98-117 are canceled without prejudice at this time as a result of the previous restriction requirement.

Claim 1. (twice amended):

An article comprising a [porous] polymeric tube having a circumference wherein the circumference of said [porous] polymeric tube increases in response to the application of internal pressure up to a second circumference, thereafter the polymeric tube itself limits further growth in the circumference so as to remain[ing] substantially unchanged with further increasing internal pressure.

Claim 33. (twice amended):

33. An article comprising a [porous] polymeric tube having a first circumference at a first

internal pressure of atmospheric pressure, a second circumference at a second internal pressure of greater than atmospheric pressure, said second circumference being greater than the first circumference, wherein upon applying an internal pressure greater than the second internal pressure, the [porous] polymeric tube <u>itself limits further growth to</u> [still] substantially [has] the second circumference.